SHEPPARD, MULLIN, RICHTER & HAMPTO	ON LLP
Including Professional Corporations	
ANNA S. McLEAN, Cal. Bar No. 142233	
LIÊN H. PAYNE, Cal. Bar No. 291569	
Four Embarcadero Center, 17 th Floor	
Facsimile: 415.434.3947	
amclean@sheppardmullin.com	
lpayne@sheppardmullin.com	
SEAGATE TECHNOLOGY LLC	
UNITED STATES	DISTRICT COURT
NORTHERN DISTRICT OF CALIFO	DRNIA, SAN FRANCISCO DIVISION
IN RE SEAGATE TECHNOLOGY LLC	Case No. 3:16-cv-00523-JCS
LITIGATION	DECLARATION OF PATRICK DEWEY
CONSOLIDATED ACTION	IN SUPPORT OF SEAGATE'S OPPOSITION TO PLAINTIFFS' MOTION FOR CLASS CERTIFICATION
	Date: March 30, 2018 Time: 9:30 a.m.
	Place: Courtroom G Judge: Hon. Joseph C. Spero
	Second Consolidated Amended Complaint filed: July 11, 2016
	111001 0019 11, 2010
REDACTED VERSION OF DOC	CUMENT SOUGHT TO BE SEALED
	A Limited Liability Partnership Including Professional Corporations NEIL A.F. POPOVIĆ, Cal. Bar No. 132403 ANNA S. McLEAN, Cal. Bar No. 142233 TENAYA RODEWALD, Cal. Bar No. 248563 LIÊN H. PAYNE, Cal. Bar No. 291569 JOY O. SIU, Cal. Bar No. 307610 Four Embarcadero Center, 17 th Floor San Francisco, California 94111-4109 Telephone: 415.434.9100 Facsimile: 415.434.947 Email: npopovic@sheppardmullin.com amclean@sheppardmullin.com trodewald@sheppardmullin.com jsiu@sheppardmullin.com Attorneys for Defendant, SEAGATE TECHNOLOGY LLC UNITED STATES NORTHERN DISTRICT OF CALIFO IN RE SEAGATE TECHNOLOGY LLC LITIGATION

DECLARATION OF PATRICK DEWEY

I, Patrick Dewey, declare as follows:

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

- 1. I have personal knowledge of the facts set forth herein, which are known by me to be true and correct, and if called as a witness, I could and would competently testify thereto.
 - 2. I received a B.S. in Electrical Engineering from the University of Nebraska in 1980.
- 3. I have worked as an engineer in the hard drive industry for over 37 years. For much of that time, I have been responsible for the design, development and transfer to mass production of hard disk drive products. I have also worked as a reliability and failure analysis engineer. I began working at a company called Control Data Corporation, where I worked from 1973 to 1975 (before college) and again during the end and after college. At Control Data Corporation I worked on test equipment maintenance and repair, and as I got my, degree I moved into quality engineering. From 1981 to 1982 I worked as a reliability engineer for Brown Disc Manufacturing. As a reliability engineer, I was responsible for testing our hard disk drive products and ensuring that they met its specifications before shipment. From 1982 to 1985 I worked as a failure analysis engineer for MiniScribe determining the causes and corrective actions for hard disk drives that did not pass testing. From 1985 to 1992, I worked at Maxtor, as an engineer developing disk drives and managing a team of engineers that developed disk drives. In 1992 I joined Conner Peripherals. At Conner, I was the lead of a design group, meaning I was the Program manager, managing the development of new hard drives. In 1996, Conner was acquired by Seagate in Technology LLC ("Seagate") and I joined Seagate at that time, continuing my role managing the development of hard disk drives, at Seagate's Colorado facility. I then worked for a time in advanced drive development, in which I examined and determined the existing capabilities and new technologies that would have to be used to be able to build new (advanced) hard drives. Then for 4-5 years, I was a core team lead, meaning I managed teams that would design and develop a drive, launch it, and then transfer it into mass production. For a time, I was a super core team lead, meaning I managed all other core team leaders. In 2008 I again became a core team lead and have had that position ever since. I was core team lead for the Grenada hard drives, including the Grenada Classic, Grenada BP and Grenada BP2, in which role I oversaw the design, development and transfer to mass production of these

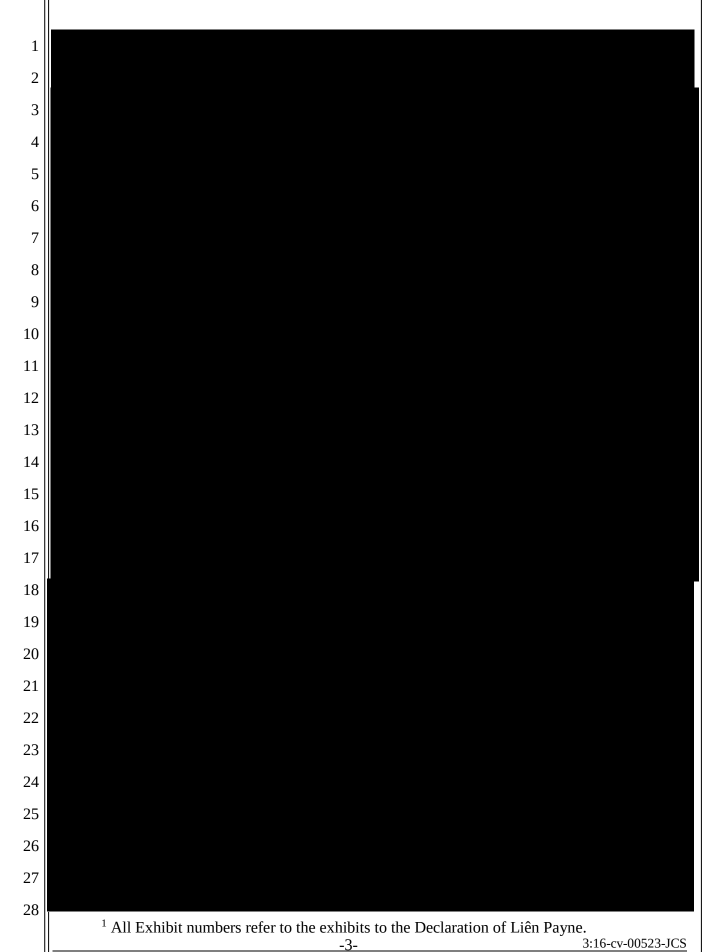
3:16-cv-00523-JCS

4. I have reviewed the declaration of Andrew Hospodor ("Hospodor") filed in support of Plaintiffs' Motion for Class Certification. Hospodor reviewed internal Seagate documents and stated opinions he claims are based on those documents. However, as explained below, many of Hospodor's statements regarding the development, reliability testing, functioning and failure of hard drives (and of the Grenada drives) misinterpret Seagate documents and are clearly erroneous.

A. Background on Seagate Drive Development

-2-

3:16-cv-00523-JCS



SMRH:485048860.6

Case 3:16-cv-00523-JCS Document 154-8 Filed 01/12/18 Page 8 of 18

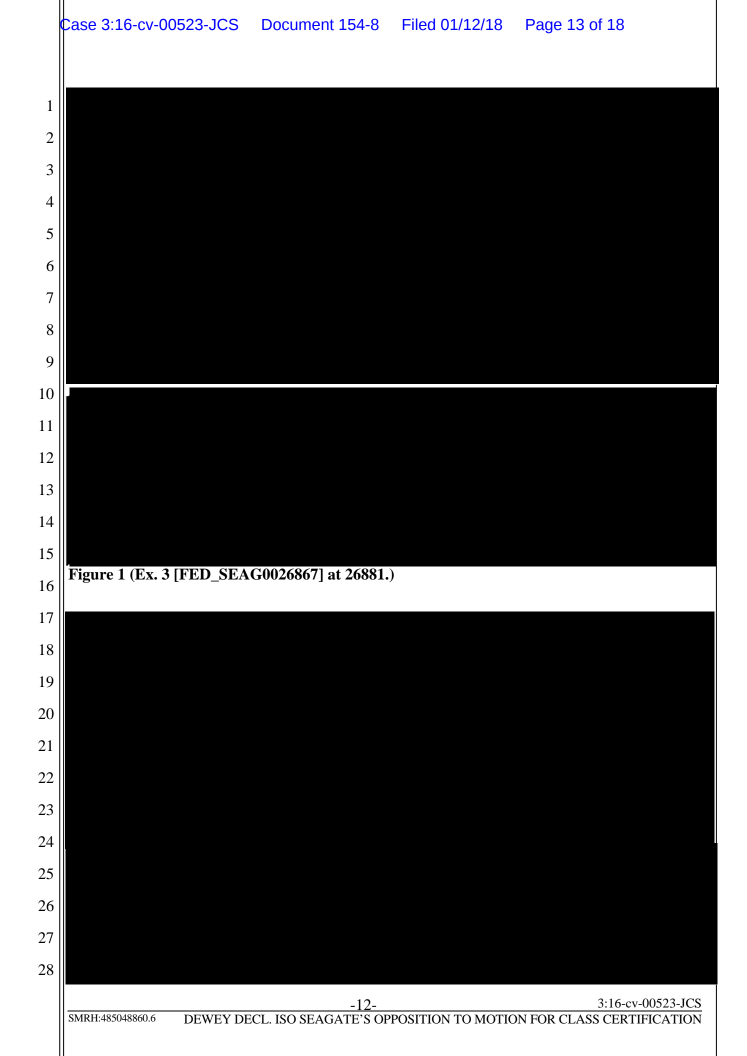
Case 3:16-cv-00523-JCS Document 154-8 Filed 01/12/18 Page 9 of 18

Case 3:16-cv-00523-JCS Document 154-8 Filed 01/12/18 Page 10 of 18

Case 3:16-cv-00523-JCS

SMRH:485048860.6

Case 3:16-cv-00523-JCS Document 154-8 Filed 01/12/18 Page 12 of 18



Case 3:16-cv-00523-JCS Document 154-8 Filed 01/12/18 Page 16 of 18

1	
2	
3	
4	
5	
6	
7	
8	
9	
10	I declare under penalty of perjury under the laws of the United States of America that the
11	foregoing is true and correct.
12	Executed on this 4 day of January, 2018, at Journal, Colorado.
13	
14	Talruk Iwey
15	Patrick Dewey
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
- 1	